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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/645,646	08/24/2000	Shinichiro Hayashi	13041.5US01	13041.5US01 3347	
23552	7590 05/06/2004		EXAMINER		
MERCHAN' P.O. BOX 290	T & GOULD PC		VO, HAI		
	LIS, MN 55402-0903		ART UNIT PAPER NUMBER		
			1771		
			DATE MAILED: 05/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
Advisory Action	09/645,646	HAYASHI ET AL.				
Advisory Action	Examiner	Art Unit				
	Hai Vo	1771				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
THE REPLY FILED 22 April 2004 FAILS TO PLACE TH Therefore, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (1 condition for allowance; (2) a timely filed Notice of Appearance (1) in compliance with 37 CFR 1.114.	void abandonment of this applica ) a timely filed amendment whic al (with appeal fee); or (3) a timel	ation. A proper reply to a h places the application	in			
	EPLY [check either a) or b)]					
<ul> <li>a)</li></ul>	Advisory Action, or (2) the date set forth later than SIX MONTHS from the mailin	g date of the final rejection.				
Extensions of time may be obtained under 37 CFR 1.136(a). The fee have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of (2) as set forth in (b) above, if checked. Any reply received by the Off timely filed, may reduce any earned patent term adjustment. See 37 (c)	of extension and the corresponding amo the shortened statutory period for reply ice later than three months after the mai	ount of the fee. The appropriation or the final Office originally set in the final Office or the final Off	te extension e action; or			
1. A Notice of Appeal was filed on 22 April 2004. App 37 CFR 1.192(a), or any extension thereof (37 CF						
2.⊠ The proposed amendment(s) will not be entered b	ecause:					
(a) ☐ they raise new issues that would require further consideration and/or search (see NOTE below);						
(b) ☐ they raise the issue of new matter (see Note below);						
(c) ⊠ they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mate	rially reducing or simplif	ying the			
(d) they present additional claims without cancel	ing a corresponding number of f	inally rejected claims.				
NOTE: Claim 37 and 26 contains improper Markush langange.						
3. Applicant's reply has overcome the following reject	tion(s):					
4. Newly proposed or amended claim(s) would canceling the non-allowable claim(s).	l be allowable if submitted in a so	eparate, timely filed ame	endment			
5. The a) affidavit, b) exhibit, or c) requestion in condition for allowance to application in condition for allowance to affidavit or exhibit will NOT be considered becaused by the Examiner in the final rejection.	pecause: <u>See Continuation Sheet.</u>					
7. For purposes of Appeal, the proposed amendmen explanation of how the new or amended claims w			an			
The status of the claim(s) is (or will be) as follows:						
Claim(s) allowed:						
Claim(s) objected to:		*				
Claim(s) rejected: <u>2,4,6-26,30 and 37</u> .						
Claim(s) withdrawn from consideration: 27-29.		•				
8. The drawing correction filed on is a) app	proved or b) disapproved by t	he Examiner.				
9. Note the attached Information Disclosure Stateme	ent(s)( PTO-1449) Paper No(s)	<del></del> ·				
10. Other:						

Continuation of 5, does NOT place the application in condition for allowance because: The proposed amendment "THe porous structural material comprising an organic polymer" does not exclude an embodiment wherein the porous structural material comprises an organic binder. Accordingly, Noboru (JP 08-258493) reads on the claimed subject matter. The examiner maintains that Imashiro teaches filling the void portions of the melamine resi foam (example 2). The passage at column 2, lines 34-36 of Imashiro simply suggests that the malamine foam must have an open celled structure, not a closed cell structure to enable the cells to be filled with the coating. Applicant argues that Imashiro fails to provide any motivation to use a melamine resin foam as an elastic material for erasing, Imashiro fails to render claim 37 obvious. The arguments are not found persuasive since the melamine resin foam of Imashiro meets all the structural limitations as recited in the claims, it is not seen that the melanine resin foam would have performed differently than an eraser of the present invention in terms of elasticity for erasing. Like material has like property. THis is in line with In re Spada, 15 USPO2d 1655 (1990) which holds that products of identical chemical composition can not have mutually exclusive properties. The same token is applied to surface hardness, sticking strength, and a coefficient of friction as recited in claim 22. Further, the examiner confirms that rejections of claims 6, 12 and 13 should be included in the art rejections over Imashiro while claims 12 and 13 is included in the art rejections over Noboru. The skeleton structure disclosed in both references implies the three-dimensional continuous network which reads on the claimed mesh structural material. Imashiro does not disclose the porosity of the melamine resin foam. However, such a variable would have been recognized by one skilled in the art as dependent upon the intended use of the product, such that high strength material would require a low porosity while low strength material would require higher porosity. As such, in the absence of unexpected results, it would have been obvious to one having ordinary skill in the art at the time the invention was made to employ the melamine resin foam having the porosity instantly claimed motivated by the desire to impart the strength of the foam since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. In re Aller, 105 USPO 233.

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